Fill in this information to identify the case:			
United States Bankruptcy	y Court for the:		
Case number (If known):	_ District of Delaware (State)	 Chapter	

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

04/20

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's name	RGN-Chicago XLIV, LLC				
2.	All other names debtor used in the last 8 years					
	Include any assumed names, trade names, and doing business as names					
3.	Debtor's federal Employer Identification Number (EIN)	N/A				
4.	Debtor's address	Principal place of business		Mailing address, if diffe of business	erent from p	orincipal place
		3000 Kellway Drive Number Street Suite 140		Number Street		
			5006	P.O. Box	State	ZIP Code
		Dallas		Location of principal as principal place of busin	ssets, if diff	
		County		620 N. LaSa	alle Stre	et
				Number Street		
				Floors 1-8		
				Chicago	IL	60654
				City	State	ZIP Code
5.	Debtor's website (URL)	https://www.regus.com/en-	·us			

Case 21-10028-BLS Doc 1 Filed 01/12/21 Page 2 of 16

Deb	tor RGN-Chicago XLIV,	LLC Case number (if known)						
6.	Type of debtor	Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP)) Partnership (excluding LLP) Other. Specify:						
7.	Describe debtor's business	A. Check one:						
		☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))						
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))						
		Railroad (as defined in 11 U.S.C. § 101(44))						
		☐ Stockbroker (as defined in 11 U.S.C. § 101(53A))						
		Commodity Broker (as defined in 11 U.S.C. § 101(6))						
		☐ Clearing Bank (as defined in 11 U.S.C. § 781(3))						
		None of the above						
		B. Check all that apply:						
		☐ Tax-exempt entity (as described in 26 U.S.C. § 501)						
		☐ Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3)						
		☐ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))						
		C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes . 5 3 1 1						
8.	Under which chapter of the	Check one:						
	Bankruptcy Code is the debtor filing?	☐ Chapter 7						
	debtor ming:	☐ Chapter 9						
		☑ Chapter 11. Check all that apply:						
	A debtor who is a "small business debtor" must check the first subbox. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must	The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,725,625. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).						
	check the second sub-box.	□ The debtor is a debtor as defined in 11 U.S.C. § 1182(1), its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$7,500,000, and it chooses to proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return, or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).						
		☐ A plan is being filed with this petition.						
		Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).						
		☐ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form.						
		☐ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2.						
		☐ Chapter 12						

Case 21-10028-BLS Doc 1 Filed 01/12/21 Page 3 of 16

or bankruptcy cases or against the debtor e last 8 years? In 2 cases, attach a st. Dankruptcy cases or being filed by a separtner or an of the debtor? Less. If more than 1, separate list. Less case filed in this	Distriction No Yes. Debto Distriction Case Check all that a immediated district.	See Rider Delaware number, if known apply: had its domicile y preceding the	· 1.	en I	MM / DD / YYYY	Case number Relationship When	Affiliates See Rider 1. MM / DD /YYYY
pankruptcy cases or being filed by a partner or an of the debtor? es. If more than 1, eparate list.	□ No □ Yes. Debto District Case Check all that a immediatel district.	See Rider Delaware number, if known apply: had its domicile y preceding the	· 1.	of b		Relationship When	Affiliates See Rider 1.
or being filed by a partner or an of the debtor? es. If more than 1, eparate list.	Debtor has immediatel district.	number, if known apply: had its domicile y preceding the	e, principal place	of b		When	See Rider 1.
ne case filed in <i>this</i>	Debtor has immediatel district.	had its domicile y preceding the					
		cy case concerr	ning debtor's affil		or for a longer pa	ort of such 180	n this district for 180 days 0 days than in any other nip is pending in this district.
debtor own or have on of any real or personal property is immediate ?	Why o	does the proper poses or is alleged hat is the hazar needs to be physical includes perishatention (for examples or other opers.)	rty need immed ged to pose a thre d?	eat o	of imminent and otected from the that could quicklonal goods, mea	eck all that applidentifiable has weather. y deteriorate t, dairy, produ	azard to public health or safety. or lose value without uce, or securities-related
	Wher	e is the proper	Number City	Si	treet		State ZIP Code
	☐ No	os. Insurance age					
7		lt l	□ It poses or is alled What is the hazar □ It needs to be phy □ It includes perisha attention (for exar assets or other op □ Other □ Where is the propert □ No □ Yes. Insurance age Contact name	It poses or is alleged to pose a three What is the hazard?	□ It poses or is alleged to pose a threat of What is the hazard? □ It needs to be physically secured or pround it includes perishable goods or assets attention (for example, livestock, season assets or other options). □ Other	□ It poses or is alleged to pose a threat of imminent and What is the hazard? □ It needs to be physically secured or protected from the □ It includes perishable goods or assets that could quickle attention (for example, livestock, seasonal goods, mean assets or other options). □ Other ■ Where is the property? ■ Number Street ■ City Is the property insured? □ No □ Yes. Insurance agency ■ Contact name	□ It poses or is alleged to pose a threat of imminent and identifiable has What is the hazard? □ It needs to be physically secured or protected from the weather. □ It includes perishable goods or assets that could quickly deteriorate attention (for example, livestock, seasonal goods, meat, dairy, produassets or other options). □ Other □ Where is the property? Number Street □ City Is the property insured? □ No □ Yes. Insurance agency □ Contact name

Official Form 201

Case 21-10028-BLS Doc 1 Filed 01/12/21 Page 4 of 16

RGN-Chicago XLIV,	LLC	Case number (# kn	оwп)				
13. Debtor's estimation of available funds		for distribution to unsecured creditors. expenses are paid, no funds will be a	vailable for distribution to unsecured creditors.				
14. Estimated number of creditors	■ 1-49 □ 50-99 □ 100-199 □ 200-999	☐ 1,000-5,000 ☐ 5,001-10,000 ☐ 10,001-25,000	☐ 25,001-50,000 ☐ 50,001-100,000 ☐ More than 100,000				
15. Estimated assets	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million	□ \$500,000,001-\$1 billion □ \$1,000,000,001-\$10 billion □ \$10,000,000,001-\$50 billion □ More than \$50 billion				
16. Estimated liabilities	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion				
Request for Relief, De	eclaration, and Signatures	3					
WARNING Bankruptcy fraud is a s \$500,000 or imprisonm		tatement in connection with a bankrup 18 U.S.C. §§ 152, 1341, 1519, and 3					
17. Declaration and signature of authorized representative of debtor	The debtor requests repetition.	lief in accordance with the chapter of t	itle 11, United States Code, specified in this				
	I have been authorized	to file this petition on behalf of the del	otor.				
	I have examined the inf	formation in this petition and have a re	asonable belief that the information is true and				
	I declare under penalty of p	erjury that the foregoing is true and co	prrect.				
	Executed on 01/12/2 MM / DD /	2021 YYYY					
	🗴 🦟 , Resp	onsible Officer Jar	mes S. Feltman				
	Signature of authorized rep		d name				
	Title Responsible Officer						

Case 21-10028-BLS Doc 1 Filed 01/12/21 Page 5 of 16

RGN-Chicago XLIV, LLC Debtor Case number (if known) 🗶 /s/ lan J. Bambrick 18. Signature of attorney 01/12/2021 Date Signature of attorney for debtor /DD /YYYY Ian J. Bambrick Printed name Faegre Drinker Biddle & Reath LLP Firm name 222 Delaware Avenue, Suite 1410 Number Street Wilmington Delaware 19801 City ZIP Code State (302) 467-4200 lan.Bambrick@faegredrinker.com Contact phone Email address 5455 Delaware Bar number State

RIDER 1

On the following dates, each of the entities listed below (collectively, the "Debtors") filed a voluntary petition in the United States Bankruptcy Court for the District of Delaware for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1532.

7/30/2020

• RGN-Columbus IV, LLC (Case No. 20-11894)*

8/2/2020

• RGN-Chapel Hill II, LLC (Case No. 20-11910)* *Dismissed per D.I. 437 entered 10/16/2020*

8/3/2020

• RGN-Chicago XVI, LLC (Case No. 20-11916)*

8/8/2020

• RGN-Fort Lauderdale III, LLC (Case No. 20-11931)*

8/17/2020

- RGN-Group Holdings, LLC (Case No. 20-11961)*
- RGN-National Business Centers, LLC (Case No. 20-11962)*
- H Work, LLC (Case No. 20-11963)*

8/27/2020

- RGN-Lehi I, LLC (Case No. 20-12009)*
- RGN-Lehi II, LLC (Case No. 20-12010)*

8/29/2020

• RGN-Atlanta XXXV, LLC (Case No. 20-12018)*

8/30/2020

• RGN-Arlington VI, LLC (Case No. 20-12023)*

- RGN-Chevy Chase I, LLC (Case No. 20-12060)*
- RGN-Philadelphia IX, LLC (Case No. 20-12061)*

9/3/2020

- RGN-Denver XVI, LLC (Case No. 20-12074)*
- RGN-Los Angeles XXV, LLC (Case No. 20-12075)*
- RGN-New York XXXIX, LLC (Case No. 20-1276)*
- RGN-San Jose IX, LLC (Case No. 20-12077)*

9/8/2020

- RGN-Culver City I, LLC (Case No. 20-12086)*
- RGN-Denver XI, LLC (Case No. 20-12087)*

9/9/2020

- RGN-Austin VI, LLC (Case No. 20-12102)*
- RGN-Beachwood I, LLC (Case No. 20-12103)*
- RGN-Boston XIX, LLC (Case No. 20-12104)*
- RGN-Houston XXV, LLC (Case No. 20-12105)*
- RGN-San Antonio XIV, LLC (Case No. 20-12106)*
- RGN-Huntsville II, LLC (Case No. 20-12107)*
- RGN-New York XLIII, LLC (Case No. 20-12108)*
- RGN-New York XLI, LLC (Case No. 20-12109)*

9/10/2020

- RGN-Alpharetta II, LLC(Case No. 20-12113)*
- RGN-Baton Rouge I, LLC (Case No. 20-12114)*
- RGN-Boston I, LLC (Case No. 20-12115)*
- RGN-Boulder II, LLC (Case No. 20-12116)*
- RGN-Beaverton II, LLC (Case No. 20-12117)*
- Corporate Offices of California, LLC (Case No. 20-12118)*
- RGN-Chicago XXVI, LLC (Case No. 20-12119)*
- RGN-Fort Worth VI, LLC (Case No. 20-12120)*
- RGN-Frisco II, LLC (Case No. 20-12121)*
- RGN-Clayton I, LLC (Case No. 20-12122)*
- RGN-Greenwood Village II, LLC (Case No. 20-12123)*
- RGN-Jenkintown I, LLC (Case No. 20-12124)*
- RGN-Dallas XIX, LLC (Case No. 20-12125)*
- RGN-Jupiter II, LLC (Case No. 20-12126)*
- RGN-Downers Grove I, LLC (Case No. 20-12127)*
- RGN-Katy I, LLC (Case No. 20-12128)*
- RGN-Lakewood I, LLC (Case No. 20-12129)*
- RGN-Las Vegas VII, LLC (Case No. 20-12130)*
- RGN-Englewood III, LLC (Case No. 20-12132)*
- RGN-Las Vegas X, LLC (Case No. 20-12133)*
- RGN-Los Angeles I, LLC (Case No. 20-12134)*
- RGN-Fort Worth IV, LLC (Case No. 20-12135)*
- RGN-Metairie II, LLC (Case No. 20-12136)*
- RGN-Metro Dallas VI, LLC (Case No. 20-12137)*
- RGN-Miami I, LLC (Case No. 20-12138)*
- RGN-Oak Park I, LLC (Case No. 20-12139)*
- RGN-Oklahoma City I, LLC (Case No. 20-12140)*
- RGN-Pasadena I, LLC (Case No. 20-12141)*
- RGN-Santa Fe I, LLC (Case No. 20-12142)*
- RGN-Pasadena II, LLC (Case No. 20-12143)*
- RGN-Scottsdale V, LLC (Case No. 20-12144)*
- RGN-Phoenix III, LLC (Case No. 20-12145)*

RIDER 1 (cont.)

9/10/2020 (cont.)

- RGN-Southfield I, LLC (Case No. 20-12148)*
- RGN-St. Louis II, LLC (Case No. 20-12149)*
- RGN-Phoenix XIII, LLC (Case No. 20-12150)*
- RGN-Sugarland I, LLC (Case No. 20-12151)*
- RGN-Sacramento IV, LLC (Case No. 20-12152)*
- RGN-San Diego XII, LLC (Case No. 20-12153)*
- RGN-San Diego XV, LLC (Case No. 20-12154)*
- RGN-Tampa III, LLC (Case No. 20-12155)* Dismissed per D.I. 601 entered 10/27/2020
- RGN-San Francisco XIII, LLC (Case No. 20-12156)*
- RGN-Tampa V, LLC (Case No. 20-12157)*
- RGN-Tulsa III, LLC (Case No. 20-12158)*
- RGN-Tucson I, LLC (Case No. 20-12159)*
- RGN-Uniondale I, LLC (Case No. 20-12160)*
- RGN-Washington DC XIV, LLC (Case No. 20-12161)*

9/14/2020

- RGN-Santa Monica VI, LLC (Case No. 20-12228)*
- RGN-Seattle XVII, LLC (Case No. 20-12348)*
- RGN-Reston II, LLC (Case No. 20-12338)*
- RGN-Cambridge III, LLC (Case No. 20-12337)*
- RGN-New York VIII, LLC (Case No. 20-12342)*
- RGN-Sausalito II, LLC (Case No. 20-12347)*
- RGN-Novato II, LLC (Case No. 20-12345)*
- RGN-Long Island City I, LLC (Case No. 20-12340)*
- RGN-Palo Alto III, LLC (Case No. 20-12346)*
- RGN-San Francisco XX, LLC (Case No. 20-12344)*
- RGN-New York XLVII, LLC (Case No. 20-12343)*
- RGN-Plano V, LLC (Case No. 20-12335)*
- RGN-San Diego XVI, LLC (Case No. 20-12341)*
- RGN-Cincinnati III, LLC (Case No. 20-12339)*
- RGN-Austin XIII, LLC (Case No. 20-12334)* *Dismissed per D.I. 775 entered 12/10/2020*
- RGN-Washington DC I, LLC (Case No. 20-12349)*

9/15/2020

- RGN-Braintree I, LLC (Case No. 12354)*

9/16/2020

- RGN-Raleigh VII, LLC (Case No. 12360)*
- RGN-Baltimore IV, LLC (Case No. 12362)*
- RGN-Irving II, LLC (Case No. 12365)*
- RGN-Tulsa V, LLC (Case No. 12363)*
- RGN-Miami Beach II, LLC (Case No. 12361)*
- RGN-Atlanta XII, LLC (Case No. 12359)*
- RGN-Costa Mesa II, LLC (Case No. 12364)* Dismissed per D.I. 601 entered 10/27/2020

9/18/2020

• RGN-Roseville III, LLC (Case No. 12380)*

9/22/2020

• RGN-San Francisco XIX, LLC (Case No. 20-12385)*

10/2/2020

• RGN-New York LVIII, LLC (Case No. 20-12447)*

10/15/2020

• RGN-Austin XV, LLC (Case No. 20-12605)*

10/20/2020

• RGN-Dallas XX, LLC (Case No. 20-12633)*

11/13/2020

• RGN-Portland VII, LLC (Case No. 20-12984)*

11/27/2020

• RGN-Baltimore V, LLC (Case No. 20-13022)*

1/12/2021

• RGN-Chicago XLIV, LLC**

- RGN-Milwaukee III, LLC (Case No. 12353)*
- * These Debtors are being jointly administered for procedural purposes only pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure under the case captioned In re RGN-Group Holdings, LLC, et al., Case No. 20-11961 (BLS) (Bankr. D. Del. 2020). [See D.I. 27, 260, 269, 279, 290, 310, 402, 439, 568, 692 & 749].
- ** These Debtors will move for joint administration of their cases for procedural purposes only pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure under the case captioned In re RGN-Group Holdings, LLC, et al., Case No. 20-11961 (BLS) (Bankr. D. Del. 2020).

WRITTEN CONSENT OF THE SOLE MEMBER of RGN-CHICAGO XLIV, LLC

Regus Corporation, being the sole member (the "Member") of RGN-Chicago XLIV, LLC, a Delaware limited liability company (the "Company"), hereby takes the following actions and adopts the following resolutions by written consent in lieu of a meeting pursuant to section 2.5 of the Limited Liability Company Agreement, and pursuant to Section 18-302 of the Delaware Limited Liability Company Act:

Creation of Responsible Officers

WHEREAS, in the judgment of the Member, it is desirable and in the best interests of the Company to create two officer of the Company positions, appoint individuals to such officer positions, and to delegate to such officers certain of the Member's rights, powers, and duties to manage and control the business and affairs of the Company. Such officers to be hereafter designated as the "Responsible Officer" and the "Assistant Responsible Officer;" and

WHEREAS, such delegation to the Responsible Officer and the Assistant Responsible Officer is permissible under Section 18-302 of the Delaware Limited Liability Company Act.

Bankruptcy Resolutions

WHEREAS, the Company, with the assistance of its financial and legal advisors, has been conducting a review to consider and evaluate various strategic and financial alternatives, including but not limited to, the sale or divestiture of all or substantially all of the Company's assets, a filing of petitions by the Company and certain of its affiliates to be effectuated under the provisions of title 11 of the United States Code, 11 U.S.C. §§ 101-1532 (the "Bankruptcy Code"), other restructuring transactions or transactions otherwise designed to address the Company's liquidity constraints that may be available to the Company and its affiliates (each such strategic alternative, a "Transaction"); and

WHEREAS, the Member has reviewed and has had the opportunity to ask questions and receive answers about and to discuss the materials presented by senior management of the Company or its Member and the Company's legal, financial and other advisors regarding the liabilities and liquidity of the Company, the various potential Transactions and the impact of the foregoing on the Company, its creditors, shareholders and other interested parties and its business; and

WHEREAS, in the judgment of the Member, it is desirable and in the best interests of the Company, its creditors, shareholders and other interested parties, for the Company to file a voluntary petition for relief under chapter 11 of the Bankruptcy Code.

NOW, THEREFORE, BE IT RESOLVED, that the filing of the petition for relief in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court") under chapter 11 of the Bankruptcy Code, and the seeking of further relief by the Company under the

Bankruptcy Code (such acts, effectuating the "Chapter 11 Case"), be and each hereby is, authorized and approved for all purposes and in all respects; and it is

FURTHER RESOLVED, that, effective as of the date of execution of this written consent, the position of Responsible Officer is created for the Company and James S. Feltman shall be and hereby is appointed as the Company's Responsible Officer, the Responsible Officer serving as the sole officer of the Company reporting to the Member on all aspects of the Chapter 11 Case, and with the direction or authorization of the Member to, among other actions that would be customary for one serving in the capacity of Responsible Officer. In particular, and as set forth in more detail in the letter agreement dated on or around the date of execution of this written consent between Duff & Phelps, LLC and the Company, the Responsible Officer is authorized to (a) evaluate and pursue any Transactions, (b) manage the process that will result in a filing in the Bankruptcy Court, (c) conduct and oversee bankruptcy preparation and filing activities; including execution of any relevant documents, including reviewing the petition and any necessary first day affidavit, (d) attend and appear on behalf of the Company at bankruptcy hearings and 341 meetings of creditors and related ancillary bankruptcy matters, including, but not limited to, foreign proceedings, (e) develop, along with restructuring professionals, a restructuring strategy and drive the process of exiting the company from bankruptcy on a timely basis, (f) manage litigation impacting the Company, (g) coordinate activities and assist in communication with outside constituents and advisors, including banks and their advisors, (h) assist the Company and its management in developing a short-term cash flow forecasting tool and related methodologies and to assist with planning for alternatives as requested, and (i) assist with such other matters as may be needed or requested that fall within Mr. Feltman's expertise and that are mutually agreeable (collectively, the "Responsible Officer's Duties"). Mr. Feltman shall serve as Responsible Officer until the sooner of his death, resignation, or termination by the Member; and it is

FURTHER RESOLVED, that, effective as of the date of execution of this written consent, the position of Assistant Responsible Officer is created for the Company and Ryan Beckwith shall be and hereby is appointed as the Company's Assistant Responsible Officer, the Assistant Responsible Officer shall assist the Responsible Officer and shall perform such duties as may be assigned to him or her by the Responsible Officer or by the Member; and it is

FURTHER RESOLVED, that the Responsible Officer is hereby authorized and empowered to do and perform all such acts, and to execute and deliver any and all agreements, contracts, documents, instruments, or certificates on behalf of the Company, relating to the Responsible Officer's Duties and such agreements, contracts, documents, instruments or certificates shall be binding on the Company in accordance with the terms thereof; and it is

FURTHER RESOLVED, that the Responsible Officer, and any other person designated and so authorized to act by the Member or Responsible Officer (each such designee being an "Authorized Person"), be, and each hereby is, authorized and empowered to execute and verify petitions and amendments thereto under chapter 11 of the Bankruptcy Code in the name and on behalf of the Company, in such forms as the Authorized Person executing the same shall approve, his, her or their execution to be conclusive evidence of the approval thereof by such Authorized Person and the Member, and to file or cause the same to be filed in the Bankruptcy Court at such time as such Authorized Person executing the same shall determine; and it is

FURTHER RESOLVED, that any Authorized Person be, and each hereby is, authorized and empowered to execute, verify and file or cause to be filed on behalf of and in the name of the Company any and all petitions, schedules, motions, lists, applications, pleadings and other papers, in such forms as the Authorized Person executing the same shall approve, his, her or their execution to be conclusive evidence of the approval thereof by such Authorized Person and the Member, and to take all such other actions deemed by such Authorized Person to be necessary, appropriate or desirable in connection with the Chapter 11 Case, with a view to the successful prosecution of the Chapter 11 Case; and it is

FURTHER RESOLVED, that any Authorized Person be, and each hereby is, authorized and empowered on behalf of the Company, to engage and continue to retain the law firm of Faegre Drinker Biddle & Reath LLP as restructuring and general bankruptcy counsel to the Company to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights, including the preparation of pleadings and filings in the Chapter 11 Case, and in connection therewith, the Authorized Persons are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Chapter 11 Case, and to cause to be filed appropriate applications for authority to retain the services of Faegre Drinker Biddle & Reath LLP; and it is

FURTHER RESOLVED, that any Authorized Person be, and each hereby is, authorized and empowered on behalf of the Company, to retain, financial advisors, and any other individual and/or firm as professionals or consultants to the Company as are necessary to represent and assist the Company in carrying out its duties under the Bankruptcy Code, including (a) AlixPartners, as financial advisors to the Company, (b) Duff & Phelps, LLC, as restructuring advisors to the Company, and (c) such additional professionals, including attorneys, accountants, financial advisors, consultants, or brokers as may be necessary or desirable in connection with the Chapter 11 Case and in connection therewith, including but not limited to a claims and noticing agent and administrative advisor, each Authorized Person is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Chapter 11 Case, and to cause to be filed an appropriate application for authority to retain the services of such individuals and/or firms.

General

NOW, THEREFORE, BE IT RESOLVED, that any Authorized Person be, and each hereby is, authorized and empowered on behalf of the Company to perform any and all acts as may be necessary or desirable to carry out the purposes of these resolutions and to complete the transactions contemplated in the agreements and instruments referred to in the foregoing resolutions, and to execute, file, and deliver all instruments and other documents as any such officer may deem necessary or desirable to carry out the purposes and intent of the agreements and instruments referred to in the foregoing resolutions; and the execution by any such officer of any such act in connection with the foregoing matters shall conclusively establish such officer's authority therefor from the Company and the approval, ratification, and adoption by the Company of the documents so executed and the actions so taken; and it is

FURTHER RESOLVED, that any Authorized Person be, and each hereby is, authorized and empowered to take any and all actions necessary or appropriate for the Company to negotiate a refinancing, recapitalization, restructuring or other reorganization of the Company and, subject to further approval of the Member, to enter into all other documents, agreements or instruments to effectuate the foregoing; and it is

FURTHER RESOLVED, that any Authorized Person be, and each hereby is, authorized and empowered on behalf of the Company to perform any and all acts as may be necessary or desirable to undertake, execute, file, implement, and/or deliver the Chapter 11 Case and all other instruments and documents contemplated by the foregoing resolutions and to take any and all further action that such Authorized Person may deem necessary or desirable to effectuate any action authorized by these resolutions, and otherwise to carry out the purposes and intent of the foregoing resolutions, and the execution by any such officer of any such documents or the performance by any such Authorized Person of any such act in connection with the foregoing matters shall conclusively establish his or her authority therefore from the Company and the approval and ratification by the Company of the documents so executed and the actions so taken; and it is

FURTHER RESOLVED, that any Authorized Person be, and each hereby is, authorized and empowered on behalf of the Company to take any and all action necessary, including the execution of any amendments, documents, instruments or waivers or to obtain any waivers or amendments of any agreements of the Company required by or under the Chapter 11 Case or any of the transactions contemplated thereby, and any such action shall be binding on the Company without further authorization; and it is

FURTHER RESOLVED, that all authority conferred by these resolutions shall be deemed retroactive and any and all acts authorized under these resolutions performed prior to the adoption of this resolution are hereby ratified, affirmed and approved; and that, without limitation of the foregoing, all actions heretofore taken for or on behalf of the Company by any Authorized Person in connection with the transactions contemplated by the preceding resolutions be, and hereby are, ratified, adopted and confirmed in all respects.

[Signature page follows.]

IN WITNESS WHEREOF, the undersigned, being the sole member of the Company, has executed this written consent as of the 12th day of January, 2021. Effectiveness requires execution by only one signatory listed below.

SOLE MEMBER OF RGN-CHICAGO XLIV, LLC

By:	
Name:	Michael J. Osburn
Title:	Vice President, Secretary and Treasurer
By:	
Name:	Wayne Berger
Title:	President and Chief Executive Officer—
	AmericasDocuSigned by:
By:	Joshua Nicosia
Name:	Joshua Nicosia E3744F2FF3524D5
Title:	Assistant Secretary

Fill in this information to identify the case:	
Debtor name RGN-Chicago XLIV, LLC	
United States Bankruptcy Court for the:	District of Delaware (State)
Case number (If known):	,

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	debts, bank loans, professional	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1	NEXT GATEWAY OWNER LLC 5215 OLD ORCHAD ROAD SUITE 880, SKOKIE, IL 60077	847-881-2029 jramirez@nextrealty.com payments@nextrealty.com	Leasehold	Unliquidated /Disputed			
2							
3							
4							
5							
6							
7							
8							

☐ Check if this is an amended filing

12/15

Case 21-10028-BLS Doc 1 Filed 01/12/21 Page 14 of 16

Debtor RGN-Chicago XLIV, LLC Case number (# known)

Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	debts, bank loans,	Indicate if claim is contingent, unliquidated, or disputed Amount of unsecured claim is fully unsecured, claim amount. If claim is partial total claim amount and deduct collateral or setoff to calculate			n only unsecured ecured, fill in for value of ecured claim.
				Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
9						
10						
11						
12						
13						
14						
15						
16						
17						
18						
19						
20						

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
RGN-Chicago XLIV, LLC ,1	Case No. 21()
Debtor.	

COMBINED CORPORATE OWNERSHIP STATEMENT AND LIST OF EQUITY SECURITIES HOLDERS PURSUANT TO FED. R. BANKR. P. 1007(a)(1), 1007(a)(3), AND 7007.1 AND CERTIFICATION OF NO TAX RETURN

1. Pursuant to Rules 1007(a)(1), 1007(a)(3), and 7007.1 of the Federal Rules of Bankruptcy Procedure, the above-captioned debtor (the "<u>Debtor</u>") certifies that the following corporate entity (i) directly or indirectly owns 10% or more of the Debtor and (ii) directly or indirectly holds 100% of the Equity Interests of the Debtor:

Name and Address	Ownership & Interest
Regus Corporation 15950 Dallas Parkway, Suite 400 Dallas, TX 75248	100% Direct Ownership 100% of Equity Interest

¹ The above-captioned Debtor is a disregarded entity for tax purposes and therefore does not have a Federal Employer Identification Number. The mailing address for the Debtor and its affiliate Debtors is 3000 Kellway Drive, Suite 140, Carrollton, Texas 75006. A complete list of the Debtors in these chapter 11 cases can be found on <u>Rider 1</u> of the Debtor's Voluntary Petition.

Fill in this information to identify the case and this filing:						
Debtor Name	RGN-Chicago XLIV, LLC					
	Bankruptcy Court for the:	District of				
Case number	(If known):	, ,				

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I hav	ve examined the information in the docur	nents checked below and I have a reasonable belief that the information is true and correct:
	Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B)	
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)	
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)	
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)	
	Schedule H: Codebtors (Official Form 206H)	
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)	
	Amended Schedule	
X	Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)	
	Other document that requires a declaration Combined Corporate Ownership Statement and List of Equity Securities Holders	
l ded	clare under penalty of perjury that the for	egoing is true and correct.
Exe	outed on 01/12/2021	✗ /s/ James S. Feltman
	MM / DD / YYYY	Signature of individual signing on behalf of debtor
		James S. Feltman Printed name
		Responsible Officer
		Position or relationship to debtor